	Qase 2:04-cr-00365-PMP-VCF Document 425 Filed 08/28/12 Page 1 of 6
	FLORENCE MCCLURE WOMENS CORRECTIONAL CENTER
	2 4370 Smiley Road North Las Vegas, NV 89115
	3 + 2 2 2 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2
	4 TO: TROBERT CORF HOSE-DISTRICT COSICE
	5 1 ASV 5000 DI COUDI
	5 LAST COAS 100 89101
	FROM INMATE: MANCIA LILLICIMI NDOC#: 10X-9550
{	DOB 09/01/19/0 SSN:545-150
9	The Nevada Department of Corrections supplies the following information:
10	1) DATE of INCARCERATION:
11	2) LEGNTH OF INCARCERATION: 1,2-30 MOS
12	3) EXPIRATION OF SENTENCE: () 3-23-13
13	4) PAROLE ELIGIBILITY DATE: CO-10-12
14	Said information is verified by the <u>Case Worker</u> .
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16	Signature of Verifying Correctional Case Woker  Date:
16	DECLARATION UNDER PENALTY OF PERJURY
16 17	I, the undersigned, understand that a false statement or answer to any question in this declaration will subject me to penalties of perjury.
16 17 18	I, the undersigned, understand that a false statement or answer to any question in this declaration will subject me to penalties of perjury.  I declare, under the penalty of perjury under the laws of the United States of America, that the above and/or foregoing information.
16 17 18 19	I, the undersigned, understand that a false statement or answer to any question in this declaration will subject me to penalties of perjury.  I declare, under the penalty of perjury under the laws of the United States of America, that the above and/or foregoing information is accurate, correct and true to the best of my knowledge executed within the terms of NRS 171.102 and NRS 208.165. See 28 U.S.C. 1746 and 18 U.S.C.
16 17 18 19 20	I, the undersigned, understand that a false statement or answer to any question in this declaration will subject me to penalties of perjury.  I declare, under the penalty of perjury under the laws of the United States of America, that the above and/or foregoing information.
16 17 18 19 20 21	I, the undersigned, understand that a false statement or answer to any question in this declaration will subject me to penalties of perjury.  I declare, under the penalty of perjury under the laws of the United States of America, that the above and/or foregoing information is accurate, correct and true to the best of my knowledge accurated within the terms of NRS 171.102 and NRS 208.165. See 28 U.S.C. 1746 and 18 U.S.C.
16 17 18 19 20 21 22	I, the undersigned, understand that a false statement or answer to any question in this declaration will subject me to penalties of perjury.  I declare, under the penalty of perjury under the laws of the United States of America, that the above and/or foregoing information is accurate, correct and true to the best of my knowledge executed within the terms of NRS 171.102 and NRS 208.165. See 28 U.S.C. 1746 and 18 U.S.C.  Dated this day of August 1020 12 103 100 100 100 100 100 100 100 100 100
16 17 18 19 20 21 22 23	I, the undersigned, understand that a false statement or answer to any question in this declaration will subject me to penalties of perjury.  I declare, under the penalty of perjury under the laws of the United States of America, that the above and/or foregoing information is accurate, correct and true to the best of my knowledge accurated within the terms of NRS 171.102 and NRS 208.165. See 28 U.S.C. 1746 and 18 U.S.C.  Dated this day of August 1920 12
16 17 18 19 20 21 22 23 24	I, the undersigned, understand that a false statement or answer to any question in this declaration will subject me to penalties of perjury.  I declare, under the penalty of perjury under the laws of the United States of America, that the above and/or foregoing information is accurate, correct and true to the best of my knowledge executed within the terms of NRS 171.102 and NRS 208.165. See 28 U.S.C. 1746 and 18 U.S.C.  Dated this     day of   JUSUS
16 17 18 19 20 21 22 23 24 25	I, the undersigned, understand that a false statement or answer to any question in this declaration will subject me to penalties of perjury.  I declare, under the penalty of perjury under the laws of the United States of America, that the above and/or foregoing information is accurate, correct and true to the best of my knowledge executed within the terms of NRS 171.102 and NRS 208.165. See 28 U.S.C. 1746 and 18 U.S.C.  Dated this Q( day of AUSUS + 20 1 2
16 17 18 19 20 21 22 23 24 25 26	I, the undersigned, understand that a false statement or answer to any question in this declaration will subject me to penalties of perjury.  I declare, under the penalty of perjury under the laws of the United States of America, that the above and/or foregoing information is accurate, correct and true to the best of my knowledge executed within the terms of NRS 171.102 and NRS 208.165. See 28 U.S.C. 1746 and 18 U.S.C.  Dated this     day of   JUSUS
16 17 18 19 20 21 22 23 24 25 26 27	I, the undersigned, understand that a false statement or answer to any question in this declaration will subject me to penalties of perjury.  I declare, under the penalty of perjury under the laws of the United States of America, that the above and/or foregoing information is accurate, correct and true to the best of my knowledge executed within the terms of NRS 171.102 and NRS 208.165. See 28 U.S.C. 1746 and 18 U.S.C.  Dated this     day of   JUSUS + 2012     Dated this   Date   Date   Date   Date   Date   Date   Date     Date   Date   Date   Date   Date   Date   Date   Date   Date     Date   Date   Date   Date   Date   Date   Date   Date   Date     Print Name   Date     NRS 171.102 (2) Declaration made subject to penalty of perjury.   NRS 208.165 A prisoner may execute any instrument by signing his name immediately following a declaration funder penalty of perjury with the same legal effect as if the had acknowledged it or sown to its truth before a person authorized to administer caths. As used in this section, "prisoner" means a person confined in any jult or prison, or any facility for the detention of juvenile offenders, in this state.

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	1 Miranda L'Williami is osking that the 2 final disposition be honored and relief is 4 given to the detainer.
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20	I declare, under the penalty of perjury under the laws of the United States of America, that the above information is accurate, correct and true to the best of my knowledge executed within the terms of NRS 171.102 and NRS 208.165. See 28 U.S.C. 1746 and 18 U.S.C. 468.1
21	terms of NRS 171.102 and NRS 208.165. See 28 U.S.C. 1746 and 18 U.S.C. 1621.
22	Dated this 2 day of HUGUST, 20 12
23	In Propria Persona Respectfully Submitted By:
24	Mellanda Wellanii 108955-9
25	Miranda Williame
26	Print Name
27	,

NRS 171.102 (2) Declaration made subject to penalty of perjury.

NRS 208.165. A prisoner may execute any instrument by signing his name immediately following a declaration "under penalty of perjury" with the same legal effect as if he had acknowledged it or swom to its truth before a person authorized to administer caths. As used in this section, "prisoner" means a person confined in any fall or prison, or any facility for the detention of juvenite offenders, in this state.

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C-12-278688-1 a

## DISTRICT COURT **CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor COURT MINUTES May 24, 2012 C-12-278688-1 State of Nevada Miranda Williams

May 24, 2012

8:30 AM

Sentencing

HEARD BY:

Bixler, James

COURTROOM: RJC Courtroom 10C

COURT CLERK:

Theresa Lee

RECORDER:

REPORTER:

Cheryl Gardner

**PARTIES** 

PRESENT:

Paulson, Ronald S.

Attorney for Deft

Public Defender State of Nevada

Attorney Plaintiff

Williams, Miranda Lynn

Defendant present in custody (COC/FED)

Zadrowski, Bernard B.

Attorney for State of Nevada

## **JOURNAL ENTRIES**

Deft present in custody. Deft informed the Court she has a bed at the Walter Hogan home, but has a Federal hold on her plus \$114,000 restitution in the Federal case. Court informed deft she cannot go to the Walter Hogan home until the Federal Government decides what they want to with her. Deft informed the Court she was under a Federal sentence since 2005 when she picked up this case. Mr. Paulson advised the Court he has a letter from deft and requested permission to approach the Bench, COURT SO ORDERED. Court noted, the parties STIPULATED to treat CT 2 as a gross misdemeanor, State retained right to argue, no opposition to concurrent time between the counts. Deft has one prior felony conviction and one prior misdemeanor, one prison term and one jail sentence. Following arguments by counsel, and statement by deft. COURT ORDERED, DEFT WILLIAMS ADJUDGED GUILTY of CT1 - THEFT (F) and CT2 - ATTEMPT FORGERY (GM). COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, a \$150.00 DNA analysis fee (\$150 fee WAIVED if previously assessed and paid), including testing to determine genetic markers, Defendant SENTENCED on CT 1 - to a MAXIMUM of THIRTY (30) MONTHS and a MINIMUM of TWELVE (12) MONTHS in the Nevada Department of Corrections (NDC); CT 2 - Deft SENTENCED to ONE-HUNDRED AND NINETY-SEVEN (197) DAYS in Clark County Detention Center with 197 DAYS PRINT DATE: 06/01/2012 Minutes Date: Page 1 of 2 May 24, 2012

## C-12-278688-1 , · · ·

credit for time served; CTS 1 & 2 to run CONCURRENT with each other, and CONCURRENT with the Federal case; RESTITUTION \$2,325, \$1,000 of the \$2,325 goes to Chapman Dodge. BOND, if any, EXONERATED.

NDC (COC/FED)

PRINT DATE: 06/01/2012 Page 2 of 2 Minutes Date: May 24, 2012

JMCC 1089659 JirandaWilliams IBOY 4370 SMILBY ROACI LHSVEGAS NV 89115

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FECTORAL DISTRICT COURT
HATNICOURT CIERK-JUDGE PRO
333 LAS VZGAS BIVD SOUTH
LUS VZGAS NV 89101

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